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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/618,379	07/11/2003	Jalpesh Patadia	ORACL-01362US0	4910	
80548 Fliesler Meyer	7590 11/21/200 • I I P	8	EXAMINER LONG, ANDREA NATAE		
650 California					
14th Floor San Francisco	. CA 94108		ART UNIT	PAPER NUMBER	
	,		2176		
			MAIL DATE	DELIVERY MODE	
			11/21/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/618,379	PATADIA ET AL.		
Examiner	Art Unit		
Andrea N. Long	2176		

		Andrea N. Long	21/6	
The MAILING DATE of this	communication appe	ars on the cover sheet with the	correspondence add	ress
THE REPLY FILED 12 November 2008	FAILS TO PLACE THIS	APPLICATION IN CONDITION F	OR ALLOWANCE.	
<ol> <li>The reply was filed after a final rej application, applicant must timely application in condition for allowar</li> </ol>	ection, but prior to or on file one of the following nce; (2) a Notice of Appe		Appeal. To avoid abar t, or other evidence, v with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expires  b) The period for reply expires on: (* no event, however, will the statute	) the mailing date of this A ory period for reply expire la d, check either box (a) or (	dvisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	g date of the final rejection	n.
Extensions of time may be obtained under 3' have been filled is the date for purposes of dunder 37 CFR 1.17(a) is calculated from: (1) set forth in (b) above, if checked. Any reply may reduce any earned patent term adjustm NOTICE OF APPEAL	7 CFR 1.136(a). The date etermining the period of ext the expiration date of the s received by the Office later	on which the petition under 37 CFR 1.1 tension and the corresponding amount thortened statutory period for reply origing than three months after the mailing date	of the fee. The appropri- inally set in the final Office	ate extension fee e action; or (2) as
Notice of Appeal has been filed, a	R 41.37(a)), or any exter	liance with 37 CFR 41.37 must be a nsion thereof (37 CFR 41.37(e)), to ithin the time period set forth in 37	avoid dismissal of the	
<u>AMENDMENTS</u>				
(b) They raise the issue of new	vould require further cor matter (see NOTE belo	nsideration and/or search (see NO	TE below);	
(d) They present additional clai	•	corresponding number of finally rejection	ected claims.	
NOTE: See Continuation :				
4. The amendments are not in comp			mpliant Amendment (	PTOL-324).
5. Applicant's reply has overcome to				
non-allowable claim(s).	,	owable if submitted in a separate,	•	
7. X For purposes of appeal, the proposes of appeal, the proposes of appeal, the proposes of the status of the claim(s) is (or with Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1.3.5-12.14-22. Claim(s) withdrawn from consider	vould be rejected is provil be) as follows: 24 and 26-33.		ll be entered and an e	xplanation of
AFFIDAVIT OR OTHER EVIDENCE				
<ol> <li>The affidavit or other evidence file because applicant failed to provid was not earlier presented. See 37</li> </ol>	a showing of good and	t before or on the date of filing a No d sufficient reasons why the affidavi		
	ther evidence failed to o	a Notice of Appeal, but prior to the vercome <u>all</u> rejections under appear and was not earlier presented. Se	al and/or appellant fail	s to provide a
<ol> <li>The affidavit or other evidence is REQUEST FOR RECONSIDERATION.</li> </ol>		n of the status of the claims after er	ntry is below or attach	ed.
The request for reconsideration I     See Continuation Sheet.		t does NOT place the application in	condition for allowan	ce because:
12. Note the attached Information Di	sclosure Statement(s). (	PTO/SB/08) Paper No(s).		
13. Other:				

/Rachna S Desai/ Primary Examiner, Art Unit 2176 Continuation of 3. NOTE: Applicant's amendments introduce new claim limitations (i.e. plurality of modes, SPI and API share a content model, etc) requiring further search and/or consideration by the Examiner.

Continuation of 11, does NOT place the application in condition for allowance because: The amendments to the claims when interpreted as a whole changes the scope of the invention and would require a new search and consideration. In particular the limitations of the second and third GUI displaying within the first GUI, know requires that GUIs to be interrelated within the same application. Further the limitation of the SPI and the API having to share a content model was not previously presented and therefor considered. Since the limitations are outside of the scope of the Examiner's previous searches, the arguments directed to the above limitations will not be addressed.

Applicant asserts that the references fail to teach "that each one of the plurality of content respositories implements a SPI compatible with an API". As stated in the office action dated 09/26/2008, Park discloses a service publication server that provides for the same functionality of a SPI. The server publication systems can be installed in an operated by a web server and can acquire dynamic data not only from a file system or database system but also from various data sources on the Internet/Intranet and provide the acquired dynamic data to a user accessing thereto. The disclosing of acquiring data from multiple sources requires compatibility between the SPI and the API in addition to the teachings of Kim reasonably teaches the limitation "wherein each one of the plurality of content repositories represented by the VCR includes a service provider interface compatible with the API.